IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

ROBERT EDWARDS, #48988

PLAINTIFF

VERSUS

CIVIL ACTION NO. 1:11-cv-27-HSO-JMR

PRESTON GOFF, RICKY DICKERSON, DENNIS SHOWLES, and CHASE MILLER

DEFENDANTS

ORDER EXTENDING TIME TO COMPLY

This cause comes before this Court on Plaintiff's response [8] filed May 5, 2011, to the order [6] entered on April 20, 2011. Having reviewed the response [8], this Court finds that Plaintiff failed to provide the information specifically requested in the order [6] relating to whether the radio and headphones were confiscated as a result of a prison policy or other prison authority. In the response [8], Plaintiff merely states that the "radio and headphones were confiscated out of hate as a result." Therefore, out of an abundance of caution, it is

ORDERED:

- 1. That Plaintiff is granted **to and including, June 6, 2011**, to comply with the order [6] entered on April 20, 2011, by filing a written response to the following:
 - (a) state if the radio and headphones were confiscated as a result of a prison policy or other prison authority;
 - (b) if the radio and headphones were <u>not</u> confiscated as a result of a prison policy or other prison authority, explain what Plaintiff meant when he stated in his response [8] that these items were confiscated "out of hate."
- That Plaintiff file his original response with the Clerk, Southern Division 2012 15th
 Street, Suite 403, Gulfport, Mississippi 39501.

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3. That Plaintiff is warned that failure to advise this court of a change of address or failure to comply with any order of this court will be deemed as a purposeful delay and contumacious act by Plaintiff and may result in the dismissal of this case.

This the 20th day of May, 2011.

<u>s/ John M. Roper</u> CHIEF MAGISTRATE JUDGE